SOUTHERN DISTRICT OF NEW YORK	x	
SHARON SPARK,	:	Civil Action No:
Plaintiff,	:	06-CV-15242 (VM)(THK)
-against	:	
Dow Jones & Company, Inc. Long	:	STIPULATION OF DISCONTINUANCE
TERM DISABILITY PLAN, DOW JONES	:	WITHOUT PREJUDICE
& COMPANY, INC., PLAN COMMITTEE, as Plan Administrator, THE REED GROUP,	:	
as Claims Administrator of the Long Term Disability Plan, Dow Jones &	:	USDS SDNY
COMPANY, INC. HEALTH CARE PLAN, DOW JONES & COMPANY, INC. LIFE	:	DOCUMENT
Insurance and Accident Benefit Plan	:	ELECTRONICALLY FILED
and AETNA LIFE INSURANCE COMPANY,	:	DOC #:
Defendants.	:	

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WHEREAS Plaintiff, Sharon Spark, is currently classified as a covered participant under the Dow Jones & Company, Inc. Life Insurance and Accident Benefit Plan, administered for Dow Jones & Company Inc. by Aetna Life Insurance Company, and is currently receiving benefits pursuant to the Waiver of Premium clause therein;

IT IS HEREBY STIPULATED AND AGREED, by and between the undersigned, the attorneys of record in the above-entitled action, that whereas no party hereto is an infant or incompetent person for whom a committee has been appointed and no person not a party has an interest in the subject matter of the action, the above-entitled action be, and the same hereby is discontinued without prejudice, as to Defendants, Dow Jones & Company, Inc. Life Insurance and Accident Benefit Plan and Aetna Life Insurance Company, on the merits and without costs to either party as against the other; and

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IT IS FURTHER STIPULATED AND AGREED that Plaintiff shall maintain all rights available to her at law or equity to redress any harm caused to her should her coverage status under the Dow Jones & Company, Inc. Life Insurance and Accident Benefit Plan change, or should she be denied coverage and/or benefits thereunder by Dow Jones & Company, Inc. Life Insurance and Accident Benefit Plan, or by Aetna Life Insurance Company, its successors, assigns or agents, at any future date; and

Document 19

IT IS FURTHER STIPULATED AND AGREED that the fax signatures appearing below will be deemed to be originals and that the within Stipulation of Discontinuance Without Prejudice may be filed without further notice with the Clerk of the Court.

Dated: August

Hauppauge, New York

DEHAAN BUSSE LLP

By:

Stéphane M. Montas (SMM 4859)

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Arthur A. Palmunen, Esq.

Law Department, RE4K

Attorney for Aetna Life Ins. Co.

AETNA LIFE INSURANCE COMPANY

SO ORDERED:

ICTOR MARRERO, U.S.D.